{deleted text} shows text that was in SB0157S01 but was deleted in SB0157S02.

Inserted text shows text that was not in SB0157S01 but was inserted into SB0157S02.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

{Senator Wayne A. Harper} Representative Raymond P. Ward proposes the following substitute bill:

ACUPUNCTURE LICENSING ACT AMENDMENTS

2019 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Wayne A. Harper

House Sponsor: \(\) Marc K. Roberts

LONG TITLE

General Description:

This bill modifies provisions of the Acupuncture Act.

Highlighted Provisions:

This bill:

- defines terms, including "injection therapy";
- modifies the definition of the "practice of acupuncture" to include injection therapy;
- ► grants {limited prescriptive } authority to a licensee {who is administering} to procure and administer certain sterile substances as part of injection therapy; and
- makes technical changes.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

AMENDS:

58-72-102, as last amended by Laws of Utah 2012, Chapter 88

58-72-302, as last amended by Laws of Utah 2009, Chapter 183

ENACTS:

58-72-701, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section 58-72-102 is amended to read:

58-72-102. Acupuncture licensing -- Definitions.

In addition to the definitions in Section 58-1-102, as used in this chapter:

- (1) "Board" means the Acupuncture Licensing Board created in Section 58-72-201.
- (2) (a) "Injection therapy" means the {injection} use of a hypodermic needle to inject any of the following sterile substances in liquid form into acupuncture points {with a hypodermic needle} on a person subcutaneously or intramuscularly:
 - (i) a nutritional substance;
 - (ii) a local anesthetic;
 - (iii) autologous blood obtained by cupping or scraping;
 - (iv) sterile water;
 - (v) sterile water with dextrose; and
 - (vi) sterile saline.
 - (b) "Injection therapy" includes \{\frac{1}{12}}
 - (i) the use of oxygen and epinephrine as necessary for patient care and safety; and
- (ii) } using ultrasound guidance to {locate anatomical structures to } ensure {patient safety} that an injection is only a subcutaneous injection or an intramuscular injection.
- (c) "Injection therapy" does not include injecting a substance into a vein, joint, artery, blood vessel, nerve, tendon, deep organ, or the spine of a person.
- [(2)] (3) "Licensed acupuncturist," designated as "L.Ac.," means a person who has been licensed under this chapter to practice acupuncture.

- [(3)] (4) "Moxibustion" means a heat therapy that uses the herb moxa to heat acupuncture points of the body.
- [(4)] (5) (a) "Practice of acupuncture" means the insertion of acupuncture needles, the use of injection therapy, and the application of moxibustion to specific areas of the body based on traditional oriental medical diagnosis and modern research as a primary mode of therapy.
 - (b) Adjunctive therapies within the scope of the practice of acupuncture may include:
- (i) manual, mechanical, thermal, electrical, light, and electromagnetic treatments based on traditional oriental medical diagnosis and modern research;
- (ii) the recommendation, administration, or provision of dietary guidelines, herbs, supplements, homeopathics, and therapeutic exercise based on traditional oriental medical diagnosis and modern research according to practitioner training; and
- (iii) the practice described in Subsections [(4)] (5)(a) and (b) on an animal to the extent permitted by:
 - (A) Subsection 58-28-307(12);
 - (B) the provisions of this chapter; and
 - (C) division rule.
 - (c) "Practice of acupuncture" does not include:
- (i) the manual manipulation or adjustment of the joints of the body beyond the elastic barrier; or
- (ii) the "manipulation of the articulation of the spinal column" as defined in Section 58-73-102.
- (6) "Sterile substances," for the purposes of injection therapy, include:
- (a) a nutritional substance;
 - (b) a local anesthetic;
- (c) autologous blood; and
 - (d) any other sterile substance approved for injection therapy by division rule.
- [(5)] ((7)6) "Unprofessional conduct" is as defined in Sections 58-1-501 and 58-72-503, and as may be further defined by <u>division</u> rule.
 - Section 2. Section **58-72-302** is amended to read:

58-72-302. Qualifications for licensure.

[Notwithstanding Section 58-1-302, an] An applicant for licensure as a licensed

acupuncturist shall:

- (1) submit an application in a form prescribed by the division;
- (2) pay a fee determined by the department under Section 63J-1-504;
- (3) be of good moral character;
- (4) meet the requirements for current active certification in acupuncture under guidelines established by the National Commission for the Certification of Acupuncture and Oriental Medicine (NCCAOM) as demonstrated through a current certificate or other appropriate documentation;
 - (5) pass the examination required by the division by rule;
- (6) establish procedures, as defined by rule, which shall enable patients to give informed consent to treatment; and
- (7) meet with the board, if requested, for the purpose of evaluating the applicant's qualifications for licensure.

Section 3. Section **58-72-701** is enacted to read:

Part 7. Procurement and Administration Authority

<u>58-72-701.</u> Procurement and administration authority.

- (1) A licensee who has received the necessary training to practice injection therapy, including having obtained a clean needle technique certificate from the National Commission for the Certification of Acupuncture and Oriental Medicine (NCCAOM):
- (a) has {prescriptive} authority {limited} to {procuring} procure and {administering} administer substances described in {Subsections} Subsection 58-72-102({5)(a) and (b}2) for in-office use only; and
- (b) may obtain substances described in {Subsections} Subsection 58-72-102({5)(a) and (b)2) from a registered prescription drug outlet, registered manufacturer, or registered wholesaler.
- (2) An entity that provides any substance to a licensee in accordance with this chapter, and relies in good faith on license information provided by the licensee, is not liable for providing the substance.